EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

COMMODITY FUTURES TRADING COMMISSION,))
Plaintiff,)
v.)) 11-cv-10949-LPZ-MKM
ALAN JAMES WATSON, MICHAEL POTTS and CASH FLOW FINANCIAL LLC,)))
Defendants,)))
and))
THE JEDBURGH GROUP,)
Relief Defendant)

DECLARATION OF ALLISON BAKER SHEALY IN SUPPORT OF MOTION AND BRIEF TO DEEM FACTS ADMITTED AS AGAINST MICHAEL S. POTTS FOR FAILURE TO COMPLY WITH FED. R. CIV. PRO. 36

- I, Allison Baker Shealy, state as follows:
- 1. I am an attorney with the Enforcement Division of the Commodity Futures

 Trading Commission ("CFTC"), and am counsel of record for Plaintiff in the above-captioned

 matter. I am over the age of 21 years. I am of sound mind and capable of making this affidavit.

 I suffer no legal disabilities. I have personal knowledge of each and every fact stated herein.

 Each and every fact stated herein is true and correct.
- 2. On February 16, 2012, I sent Defendant Michael S. Potts the Commission's "First Request for Admission of Facts to Defendant Michael S. Potts" via certified mail as set forth in

my Certificate of Service attached thereto.

- 3. A true and correct copy of the Commission's First Request for Admission of Facts to Defendant Michael S. Potts is attached as Exhibit 2 to the Commission's Motion And Brief To Deem Facts Admitted As Against Michael S. Potts For Failure To Comply With Fed. R. Civ. Pro. 36.
- 4. As of May 2, 2012, I have not received a response to the Commission's First Request for Admission of Facts to Defendant Michael S. Potts.

May 2, 2012

ALLISON BAKER SHEALY (VA 46634; DC 478202)

U.S. Commodity Futures Trading Commission

Division of Enforcement

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